IN THE UNITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DESIGNATED OFFICE/RECEIVING OFFICE

In re the Application of:

Michael BULTE et al.

Art Unit: not yet assigned

Application No.: 10/584,270

Examiner: not yet assigned

Filed: June 23, 2006

Attorney Dkt. No.: 12007-0075

For: SPECIES-SPECIFIC AND QUANTITATIVE DETECTION OF CNS TISSUE IN MEAT

AND MEAT PRODUCTS (as amended)

PETITION TO WITHDRAW HOLDING OF ABANDONMENT UNDER RULE 1.181

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicants received a Notice of Abandonment dated September 12, 2008 alleging that a response to the Notification of Missing Requirements dated March 22, 2008 was not filed. This holding of Abandonment is incorrect since a response was filed on August 15, 2008. A copy of the as-filed response is enclosed along with the stamped postcard receipt indicating the date of filing. The previously-filed response is considered to contain a first printed version of the sequence listing and a first electronic version of same.

In the event that the submitted first electronic version of the sequence listing was lost at the U.S. Patent and Trademark Office, attached herewith is a second electronic version in computer readable format containing a sequence listing for the above-referenced application. Also attached is a second printed version of the listing as contained on the second electronic version. The sequence listing submitted with the

Application No.: 10/490,412

second electronic version is modified to remove the foreign accent mark in <110>.

<120> is also modified to reflect the title above and meet the 72 character limit. These modifications are in response to the comments attached to the Notice of Abandonment.

I hereby state that the information on the attached diskette for the second electronic version is the same as the written sequence listing submitted herewith (the electronic version).

I hereby state that this submission, filed in accordance with 37 CFR 1.821(g), does not go beyond the disclosure of the International Application, which serves as the basis for the instant application.

The Director is also authorized to charge any additional fees and/or credit any overpayments to the undersigned's Deposit Account No. 50-1088.

Respectfully submitted, CLARK & BRODY

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By:

Christopher W. Brody

Reg. No. 33,613

Customer No. 22902

1090 Vermont Ave., N.W., Suite 250

Washington, D.C. 20005 Telephone: 202-835-1111 Facsimile: 202-835-1755

Docket No.: 12007-0075 Date: October 20, 2008